	AIMER TO OBVIATE A PROVI		Docket No.
PATENTING REJECTION OVER A PENDING SECOND APPLICATION			YKI-0014
In re Application of: K	oji SUZUKI, ct al.		
i ''	9/364,159	•	
ł ··	7/30/1999		
For: REFLECTIVE TYPE LIQUID CRYSTAL DISPLAY DEVICE HAVING TWO-LAYER DISPLAY ELECTRODES			
any patent granted on the defined in 35 U.S.C. 154 to granted on pending second. The owner hereby agrees such period that it and any any patent granted on the in making the above disc application that would exte of any patent granted on the in the event that any otich	Sanyo Electric Co., Ltd. ication hereby disclaims, except as prinstant application, which would extend 156 and 173 as shortened by any term of Application Number 11/008 that any patent so granted on the inst y patent granted on the second application and is binding upon laimer, the owner does not disclaim the second application, as shortened by granted patent: expires for failure to granted patent: expires for failure to granted patent:	nd beyond the expiration of minal disclaimer filed prior s;030 filed on ant application shall be enfation are commonly owned grantee, its successors or the terminal part of any partitiony term as defined in 3 to year, a maintenance fee, is least the service of the expiration of the	to the grant of any patent to the grant of any patent 12/09/2004 This agreement runs with assigns. atent granted on the instant 5 U.S.C. 154 to 156 and 173 alled prior to the patent grant, held unenforceable, is found
invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 GPR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.			
Check either box 1 or 2, if appropriate.			
1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.			
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful statements may jeopardize the validity of the application or any patent issued thereon.			
2. ⊠ The undersign	ned is an attorney of record.		
3. Owner/applicant is Small entity Large entity			
		\$130.00 and is to b	e paid as follows:
A check in the amount of the fee is enclosed.			
The Director is hereby authorized to charge any fees which may be required, or credit any overpayment,			
to Deposit Account Number 06-1130 Payment by credit card. Form PTO-2038 is attached.			
WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.			
PTO suggested wording for terminal disclaimer was			
⊠ unchanged.		anation should be supplied	.)
	16-		-31-05
Sign	acture	Dated.	
Nome and Address	of Person Signing	deposited with the Uni sufficient postage as f addressed to "Commissi	this correspondence is being itted States Postal Service with lirst class mail in an envelope oner for Patents, P.O. Box 1450,
David A. Fox	RECEIVED	Alexandria, VA 22313-14	יסט (פו טרת ויסלפון מט
Registration No. 38,807	OIPE/IAP	(Date)	, ,
Cantor Colburn LLP Customer No. 23413	SEP 0 2 2005	Lucille	Szkora
Cuatomici 170, 23413	3EF U & 2003		on Mailing Correspondence
		Lucille J. Le	hman (via facsimile)
		Typed or Printed Name of	of Person Muiling Correspondence

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